## Before the FEDERAL COMMUNICATIONS COMMISSION Washington, DC 20554

| In the Matter of                      |   |                    |
|---------------------------------------|---|--------------------|
|                                       | ) |                    |
| Federal – State Joint Board on        | ) | CC Docket No. 02-6 |
| Universal Service                     | ) |                    |
|                                       | ) |                    |
| Schools and Library Support Mechanism | ) |                    |
|                                       | ) |                    |

To: Chief, Telecommunications Access Policy Division Wireline Competition Bureau

## Motion to Withdraw the Motion to Compel Service by Sprint-Florida, Inc and the Appeal of the School Board of Miami-Dade County, Florida From USAC Suspension Letter

On January 21, 2005, The School Board of Miami-Dade County, Florida ("MDCPS") filed a Motion to Compel Service by Sprint-Florida Inc. requesting that the Commission issue an Order compelling Sprint to comply with FCC Rule 54.721(d) and provide copies of all pleadings, correspondence, documents, etc., that Sprint had provided to the Schools and Libraries Division ("SLD") of the Universal Service Administrative Company ("USAC") with respect to allegations or E-rate program non-compliance. Additionally, on February 4, 2005, MDCPS filed an Appeal with the Commission requesting review of the December 6, 2004 letter from George McDonald, Vice President, of SLD to Rudolph F. Crew, Ed. D., Superintendent of Schools, MDPCS ("Suspension Letter").

On June 2, 2005, USAC, by letter from George McDonald to Matthew Leibowitz,

clarified USAC's previous processing of the Sprint allegations and released the suspension of all

MDCPS pending FCC Form 471 applications and stated that USAC will resume normal

processing of all current and future MDCPS FCC Form 471 applications. The issuance of this

decision by USAC has rendered MDCPS' Motion to Compel and Appeal moot. Therefore,

MDCPS respectfully requests that the Bureau either dismiss both of these items as moot, or

permit MDCPS to withdraw them.

Respectfully submitted

/s/

Matthew L. Leibowitz

Counsel for

The School Board of Miami-Dade County

June 7, 2005

LEIBOWTIZ & ASSOCIATES, P.A.

One SE Third Avenue Suite 1450 Miami, FL 33131-1715 305-530-1322 305-530-9417 Facsimile

firm@broadlaw.com

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## **CERTIFICATE OF SERVICE**

I, Maria I. Alonso, hereby certify that I have this 7th day of Jun, 2005, caused a copy of the foregoing "Motion for Expedited Treatment of the Appeal of the School Board of Miami-Dade County, Florida From USAC Suspension Letter" to be delivered via electronic mail to the following:

Kristy Carroll, Esq. Universal Service Administrative Company 2000 L Street, NW Suite 200 Washington, DC 20036

Mr. George McDonald Universal Service Administrative Company 2000 L Street, NW Suite 200 Washington, DC 20036

Sean K. Murphy, Esq. Sprint 12524 Sunrise Valley Drive Reston, VA 20196

Norina Moy, Esq. Sprint 401 9<sup>th</sup> Street, NW Suite 400 Washington, DC 20004

Narda Jones, Esq. Wireline Competition Bureau Federal Communications Commission 445 12th Street SW Room 5-A423 Washington, DC 20554 Marilyn Jones, Esq. Wireline Competition Bureau Federal Communications Commission 445 12th Street SW Room 5-C451 Washington, DC 20554

Vicky S. Robinson, Esq. Wireline Competition Bureau Federal Communications Commission 445 12th Street SW Room 5-C451 Washington, DC 20554

Mark Stephens, Esq. Wireline Competition Bureau Federal Communications Commission 445 12th Street SW Room 5-C451 Washington, DC 20554

Paul Margie, Esq.
Office of Commissioner Copps
Federal Communications Commission
445 12th Street SW
Room 8-A302
Washington, DC 20554

Matthew Brill, Esq.
Office of Commissioner Abernathy
Federal Communications Commission
445 12th Street SW
Room 8-B115
Washington, DC 20554

Maria I. Alonso